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Portland, Inc., Nkenge Harmon Johnson (erroneously
sued as “Nkenge Harmon-Johnson”), Karis
Stoudemire-Phillips, Dr. James Mason, and Sean
Murray

UNITED STATES DISTRICT COURT

DISTRICT OF OREGON

PORTLAND DIVISION

STEVEN HOLT, an individual, and TRY
EXCELLENCE, LLC, an Oregon domestic
limited liability company,

Plaintiffs,

Case No. 3:22-cv-837-YY

ORDER TO DEPOSIT FUNDS
(Interest-Bearing Account)

vs.

THE URBAN LEAGUE OF PORTLAND,
INC., an Oregon domestic non-profit
corporation; NKENGE HARMON-
JOHNSON, individually and as President and
CEO of THE URBAN LEAGUE OF
PORTLAND, INC.; MICHAEL LEWELLEN,
individually and as Board Chairman of THE
URBAN LEAGUE OF PORTLAND, INC.;
KARIS STOUDAMIRE-PHILLIPS,
individually and as a Board Member of THE
URBAN LEAGUE OF PORTLAND, INC.;
JAMES MASON, individually and as a Board
Member of THE URBAN LEAGUE OF
PORTLAND, INC.; SEAN MURRAY,
individually and as a Board Member of THE
URBAN LEAGUE OF PORTLAND, INC.;
NATIONAL URBAN LEAGUE, INC., a New
York domestic not-for-profit corporation;
MARC MORIAL, individually and as

President and CEO of NATIONAL URBAN LEAGUE, INC.; and TINA PIZZIMENTI, individually and as the Chief of Staff to CEO Defendant Morial of Defendant NATIONAL URBAN LEAGUE, INC.,

Defendants.

Pursuant to Federal Rule of Civil Procedure 67, and in accordance with the Motion for Cost Bond filed by defendants The Urban League of Portland, Inc., Nkenge Harmon Johnson (erroneously sued as “Nkenge Harmon-Johnson”), Karis Stoudemire-Phillips, Dr. James Mason, and Sean Murray (hereinafter “the Portland Defendants”), the Clerk of Court is hereby ORDERED to accept a cashier’s check or certified check, payable to the Clerk, U.S. District Court, in the amount of \$96,682.

IT IS FURTHER ORDERED that these monies be deposited by the Clerk of Court into the Registry of this Court and then, as soon as the business of the Clerk’s Office allows, the Clerk of Court shall deposit these funds into the interest-bearing Court Registry Investment System (“CRIS”) administered by the Administrative Office of the United States Courts pursuant to 28 U.S.C. § 2045.

Pursuant to Standing Order No. 2016-11, a CRIS fee for the management of investments in the CRIS and the registry fee for maintaining accounts deposited with the Court shall be deducted from the interest earnings on the funds deposited with the Court.

IT IS FURTHER ORDERED that the sum of money so invested in the interest-bearing CRIS fund shall remain on deposit until further order of this Court at which time the funds, together with interest thereon, shall be retrieved by the Clerk of Court and re-deposited into the non-interest-bearing Registry Fund of the Court for disposition pursuant to further order of the Court.

The Clerk of Court, through the Financial Administrator, has pre-approved the form of this order pursuant to Local Rule 67-2.

The Clerk of Court is absolved of any liability by compliance with this Order.

It shall be counsel's responsibility to serve a copy of this order personally to confirm that any action required of the Clerk of Court or her designee by this Order has been performed.

IT IS SO ORDERED.

DATED this 10 day of January, 2025.



Adrienne Nelson
United States District Judge

For Court Use Only

APPROVED AS TO FORM:
Melissa Aubin, Clerk of Court


By: Financial Administrator